UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 1:14-cv-20529-SEITZ/Turnoff

CAPELLA P	HOTONI	CS, INC.,
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	Plaintiff.	JURY TRIAL DEMANDED
vs		
CISCO SYSTE	MS, INC.,	
	Defendant.	

PLAINTIFF CAPELLA PHOTONICS, INC.'S AMENDED COMPLAINT FOR PATENT INFRINGEMENT AND DEMAND FOR JURY TRIAL

Plaintiff Capella Photonics, Inc. ("Capella"), by and through its counsel, files this amended complaint for patent infringement and demand for jury trial ("Complaint") against Cisco Systems, Inc. ("Cisco" or "Defendant").

Capella alleges as follows:

PARTIES

- Capella is a Delaware corporation with a principal place of business at 5390
 Hellyer Ave, San Jose, CA 95138.
- 2. On information and belief, Cisco is a California corporation with its principal place of business at 170 West Tasman Dr., San Jose, CA 95134. On information and belief, Cisco has a place of business at 8336 NW 56th St., Doral, FL 33166-4020.

JURISDICTION AND VENUE

3. This is a civil action for patent infringement under the patent laws of the United States, 35 U.S.C. § 1 *et. seq.* This Court has subject matter jurisdiction under 28 U.S.C. §§1331 and 1138(a).

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4. This court has personal jurisdiction over Cisco at least by virtue of Cisco having

engaged in substantial and not isolated business activity in this state and also by having engaged

in acts of infringement in this state and specifically in this District.

5. Defendant is subject to personal jurisdiction by this Court under Florida law,

including under Florida's long-arm statute, F.S. 48.193 (1)(a)(1)-(2), and/or (2).

6. Venue is proper in this judicial district pursuant to 28 U.S.C. §§1391(b)-(d) and

1400(b).

THE PATENTS IN SUIT

7. Founded in 2000, Capella is a pioneer of optical switching technologies for use in

optical transmission networks. Capella has designed, developed, produced and sold switching

devices for optical transmission networks, including its CR50TM and CR100TM products.

8. As a result of many years of research and development, Capella has been granted

an extensive portfolio of patents, including but not limited to those in suit.

9. Capella is the owner of United States Patent No. RE42,368 (the "'368 patent"),

titled Reconfigurable Optical Add-Drop Multiplexers with Servo Control and Dynamic Spectral

Power Management Capabilities. The '368 patent was lawfully and duly issued on May 17,

2011. The '368 patent is a reissue of United States Patent No. 6,879,750. A true and correct

copy of the '368 patent is attached hereto as **Exhibit A**.

10. Capella is the owner of United States Patent No. RE42,678 (the "678 patent"),

titled Reconfigurable Optical Add-Drop Multiplexers with Servo Control and Dynamic Spectral

Power Management Capabilities. The '678 patent was lawfully and duly issued on September 6,

2011. The '678 patent is a reissue of United States Patent No. RE39,397, which is a reissue of

United States Patent No. 6,625,346. A true and correct copy of the '678 patent is attached hereto

as **Exhibit B**.

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11. Capella holds the right to sue and to recover damages for infringement, including

past infringement, of each of the '368 and '678 patents (collectively, the "Patents-in-Suit").

FACTUAL BACKGROUND

12. Optical fiber is used by telecommunications companies to transmit telephone

signals, Internet communications, and cable television signals. Optical fiber is a fast and

efficient medium for conducting data in the form of light. Various wavelengths of light travel

along optical fiber at the same time, with each wavelength carrying specific data intended for

delivery to a specific location. An optical fiber is able to carry Internet traffic, cellular

communications, and digital television transmissions simultaneously by using different

wavelengths of light to carry the data.

13. Networks using optical fiber cover Florida and span the United States. Networks

on a continent or within a country form a grid. Line segments of fiber optic cable intersect at

hubs or nodes. At these hubs or nodes, there are switching devices. In modern networks, such as

those traversing Florida and the United States, switching is accomplished in the optical domain

by a reconfigurable optical add drop module ("ROADM").

14. ROADMs are the backbone of advanced fiberoptic networks because they route,

or switch, signals traveling along fiber optic cables in the directions they need to go. The

switching occurs on the wavelength level, which means that a ROADM can separate all the

wavelengths of light entering the device and direct them to go in different directions depending

on the ROADM's configuration. ROADMs can drop certain wavelengths from a fiber

altogether, if so directed, and can also add new wavelengths onto fibers. ROADMs can also

control flow across fiber optic cables. If traffic along one cable is particularly heavy at certain

times, then a ROADM can manage that load by sending traffic along one fiber at certain times

and another fiber at other times.

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15. The development of ROADMs and their subsequent introduction into networks

enabled video to be sent over the Internet. Before ROADMs, service providers had to use

Optical to Electrical to Optical switches ("OEO switches), which meant that data carried along

optical cables had to be converted into electrical signals to be routed. In addition, OEO switches

were very slow and expensive and took up space the size of a refrigerator. The service

providers' introduction of ROADMs into their networks in about 2005 changed this, by allowing

video to be transmitted at the speed of light through the ROADM instead of at the speed of

electronics which is about 1000 times slower. The cost was also reduced significantly and the

size changed from a refrigerator to a small book.

16. As their name suggests, ROADMs are reconfigurable, which means that they can

be adjusted to send traffic or wavelengths in different directions at different times.

17. To ensure network reliability, ROADMs are subjected to a lengthy approval

process before they are deployed. In addition, for most networks, more than one vendor is

selected. As a result, the ROADMs that are selected for use in optical networks in the United

States tend to be interchangeable on one or more levels.

18. On information and belief, Defendant supplies ROADMs for optical networks

deployed in Florida and specifically in this District.

COUNT I (Infringement of the '368 Patent)

19. Paragraphs 1-18 are incorporated by reference as if fully set forth herein.

20. Capella is informed and believes, and thereon alleges, that Cisco has directly

infringed and continues to directly infringe, literally and/or under the doctrine of equivalents, the

'368 patent by making, using, selling, offering to sell and/or importing optical ROADM products

that incorporate a wavelength selective switch ("WSS"), including but not limited to Cisco's

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ONS 15454 MSTP, which offers a fully integrated ROADM solution (further described at

www.cisco.com/en/US/prod/collateral/optical/ps5724/ps2006/ps5320/product_data_sheet0900ae

cd803fc52f ps13234 Products Data Sheet.html), Cisco's NCS 2000, and Cisco's ONS 15200

("the Infringing Products").

21. Capella has suffered and will continue to suffer damage as a result of Defendant's

infringement of the '368 patent in an amount to be proven at trial.

22. Defendant has been notified of the infringement of the '368 patent and continues

to infringe. Defendant's ongoing infringement reflects a deliberate and conscious decision to

infringe the '368 patent or, at the very least, a reckless disregard of Capella's patent rights.

23. At least as of notice provided on February 12, 2014, Defendant's infringement has

been willful. Capella is thus entitled to treble damages and attorneys' fees and costs incurred in

this action, along with prejudgment interest under 35 U.S.C. §§ 284, 285.

24. Defendant's acts of infringement have caused and will continue to cause harm to

Capella.

COUNT II (Infringement of the '678 Patent)

Paragraphs 1-18 are incorporated by reference as if fully set forth herein.

Capella is informed and believes, and thereon alleges, that Defendant has directly

infringed and continues to directly infringe, literally and/or under the doctrine of equivalents, the

'678 patent by making, using, selling, offering to sell and/or importing optical ROADM products

that incorporate a wavelength selective switch ("WSS"), including but not limited to the

Infringing Products.

25.

26.

27. Capella has suffered and will continue to suffer damage as a result of Defendant's

infringement of the '678 patent in an amount to be proven at trial.

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28. Defendant has been notified of the infringement of the '678 patent and continues

to infringe. Defendant's ongoing infringement reflects a deliberate and conscious decision to

infringe the '368 patent or, at the very least, a reckless disregard of Capella's patent rights.

29. At least as of notice provided on February 12, 2014, Defendant's infringement has

been willful. Capella is thus entitled to treble damages and attorneys' fees and costs incurred in

this action, along with prejudgment interest under 35 U.S.C. §§ 284, 285.

30. Defendant's acts of infringement have caused and will continue to cause harm to

Capella.

EXCEPTIONAL CASE

31. The allegations contained in paragraphs 1-30 above are repeated and realleged as

if fully set forth herein.

32. Based on, among other things, the facts alleged in paragraphs 1-30, including

Defendant's intentional use of the Patents-in-Suit, Defendant's knowledge of its infringement,

and Defendant's continued direct and/or indirect infringement, this case is exceptional under 35

U.S.C. § 285, and Capella is entitled to its reasonable costs and expenses of litigation.

REQUEST FOR RELIEF

WHEREFORE, Capella respectfully requests that this Court enter a judgment:

(a) Declaring that Cisco has infringed the '368 patent;

(b) Declaring that Cisco has infringed the '678 patent;

Awarding Capella damages adequate to compensate it for Cisco's past (c)

infringement and any continuing or future infringement of the Patents-in-Suit up until the date

such judgment is entered, including pre-judgment and post-judgment interest, costs, and

disbursements as justified under 35 U.S.C. § 284 and, if necessary to compensate Capella for

Cisco's infringement adequately, an accounting;

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(d) Awarding increased damages for Defendant's willful infringement;

(e) An order enjoining Cisco and its affiliates, subsidiaries, officers, directors,

employees, agents, representatives, licensees, successors, assigns, and all those acting for them

and on their behalf, or acting in concert with them directly or indirectly, from further acts of

infringement of the Patents-in-Suit;

(f) Declaring that this case is exceptional under 35 U.S.C. § 285 and awarding

Capella its reasonable costs and expenses of litigation, including attorneys' and experts' fees;

and

(g) Awarding Capella such equitable, other, different, and additional relief as this

Court deems equitable and proper under the circumstances.

DEMAND FOR JURY TRIAL

Capella hereby demands trial by jury on all claims and issues so triable.

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Date: April 25, 2014 Respectfully submitted,

LOTT & FISCHER, PL

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on April 25, 2014, I electronically filed the foregoing document with the Clerk of the Court using CM/ECF. I also certify that the foregoing document is being served this day on all counsel of record identified on the attached Service List in the manner specified, either via transmission of Notices of Electronic Filing generated by CM/ECF or in some other authorized manner for those counsel or parties who are not authorized to electronically receive Notices of Electronic Filing.

s/ Adam Diamond

Adam Diamond

SERVICE LIST

Capella Photonics, Inc. v. Cisco Systems, Inc. United States District Court, Southern District of Florida

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